Joseph F. Postnikoff State Bar No. 16168320 Jason T. Jones State Bar No. 24065515 GOODRICH POSTNIKOFF & ALBERTSON, LLP 777 Main Street, Suite 1360 Fort Worth, Texas 76102 Telephone: 817.347.5261 Telecopy: 817.335.9411

COUNSEL FOR THE DEBTOR IN POSSESSION

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

IN RE: \$ Chapter 11 \$ 1300 CAMPBELL, L.P., \$ Case No. 09-36300-SGJ-11 \$ Debtor. \$ Hearing Set 10:30 a.m. November 30, 2009

MOTION FOR CONTINUANCE OF STATUS CONFERENCE SETTING

TO THE HONORABLE STACEY G. C. JERNIGAN, UNITED STATES BANKRUPTCY JUDGE:

COMES NOW, 1300 Campbell, L.P., ("Campbell" or "Debtor") and files this Motion for Continuance of Status Conference Setting (the "Motion") and in support thereof would respectfully show the Court as follows:

- 1. Campbell filed a Voluntary Petition for relief under chapter 11 of the United States Bankruptcy Code on September 25, 2009. Campbell has continued to operate as a debtor-in-possession pursuant to 11 U.S.C. §§ 1107 and 1108.
- 2. On October 28, 2009, the Court set a Status Conference to be held in connection with this proceeding on November 30, 2009 at 10:30 a.m.
 - 3. On November 4, 2009, GE Commercial Finance Business Property Corporation fka

General Electric Capital Business Asset Funding Corporation ("GE Commercial") filed its Motion for Relief from Stay (the "GE Commercial Motion"). The GE Commercial Motion is set for preliminary hearing on December 3, 2009.

- 4. This day, Debtor is filing a series of motions seeking (x) approval of a lease amendment and waiver of holdover provisions; (y) approval of debtor in possession financing; and (z) use of cash collateral and authorization to commence adequate protection payments. Although expedited consideration is sought with respect to the Debtor's motions, a November 30, 2009 hearing on those motions only allows for 10 days advance notice, a substantial portion of which is weekends and the Thanksgiving holiday.
- 5. From communications with the Court's Courtroom Deputy, Debtor counsel understands hearing the Debtor's motions on December 3, 2009 is unlikely due to the Court's crowded calendar. On the other hand, there may be time on December 7, 2009 for the status conference, GE Commercial Motion and the Debtor's motions to be heard together.
- 6. It is appropriate that the Status Conference, GE Commercial Motion and Debtor's motions be heard together as all are inextricably connected. Moreover, this will maximize use of the Court's limited time by consolidating the series of hearings to a single date. Finally, the principal of the Debtor, Mr. Steffen Waltz is scheduled to be in Germany for the celebration of his Mother's birthday through December 2, 2009. The testimony of Mr. Waltz is critical to the case of the Debtor.
- 7. Debtor seeks a continuance of the Status Conference as it would be appropriate for the Status Conference to be held at the same time as the hearing on GE Commercial's Motion and the Debtor's motions.
 - 8. Accordingly, Debtor seeks a continuance of the Status Conference set for November

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30, 2009 at 10:30 a.m. to December 7, 2009 at 1:30 p.m.

9. This continuance is not sought for purposes of hindering or delaying this proceeding, but that justice may be done.

WHEREFORE, PREMISES CONSIDERED, 1300 Campbell, L.P., Debtor herein, respectfully prays for an order of this Court continuing the Status Conference set for November 30, 2009 at 10:30 a.m. to December 7, 2009 at 1:30 p.m., or such other time the Court deems acceptable, and for such other relief, at law or in equity, as it may be shown justly entitled.

Dated this the 20th day of November, 2009.

Respectfully submitted,

GOODRICH POSTNIKOFF & ALBERTSON, LLP 777 Main Street, Suite 1360 Fort Worth, Texas 76102 Telephone: 817.347.5261 Telecopy: 817.335.9411

By: /s/ Joseph F. Postnikoff

Joseph F. Postnikoff State Bar No. 16168320 Jason T. Jones State Bar No. 24065515

COUNSEL FOR DEBTORS IN POSSESSION

CERTIFICATE OF CONFERENCE

I hereby certify that I have conferred with F. Beth Morgan, counsel for GE Commercial Finance Business Property Corporation fka General Electric Capital Business Asset Funding, and am advised the Motion is opposed.

/s/ Joseph F. Postnikoff
Joseph F. Postnikoff

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CERTIFICATE OF SERVICE

The undersigned hereby certifies that on the 20th day of November, 2009, a copy of the foregoing Motion was served by first-class U.S. Mail, postage prepaid on the persons named on the attached service list.

/s/ Joseph F. Postnikoff
Joseph F. Postnikoff

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1100 Commerce Street, Room 976 1100 Commerce Street 3rd Floor Dallas, Texas 75242

Dallas, Texas 75242

Elizabeth Banda

Paradigm, Inc.

Paul Stivender 2700 Milan Court

Birmingham, Alabama 35211

Ampro Equities, Inc. 1301 West 25th Street, Suite 510 Austin, Texas 78705

Perdue, Brandon, Fielder, Collins Post Office Box 13430

Arlington, Texas 76094-0430 (Counsel for Richardson ISD)

City of Richardson Post Office Box 830309 Richardson, Texas 75083-0309

Dallas Community College 1601 South Lamar Street Dallas, Texas 75215-1816

Dalpro Equities, Inc. 1301 West 25th Street, Suite 510 Austin, Texas 78705

David Childs, Dallas County Tax Assessor 2949 N. Stemmons Freeway Dallas, Texas 75247-6195

Davis-Dyer-Max, Inc. Post Office Box 495429 Garland, Texas 75049-5429 Dominion Realty Advisors, Inc. 750 N. St. Paul, Suite 610 Dallas, Texas 75201

Dominion Realty Advisors, Inc. 1301 W. 25th Street, Suite 510 Austin, Texas 78705

Gatex Properties, Inc. 1245 W. Rue Sherbrooke, Suite 1840 Montreal, Quebec **CANADA** H3G 1G2

GE Commercial Finance 10900 NE 4th Street, Suite 500 Bellevue, Washington 98004

Internal Revenue Service Special Procedures Staff Mail Code 5020-DAL 1100 Commerce Street, room 9B8 Dallas, Texas 75242

Jones Lang LaSalle - Southwest, Inc. 15601 Dallas Parkway, Suite 400

Addison, Texas 75001

Llewellyn Lampley, CPA 11824 Jollyville Road Building 3, Suite 301 Austin, Texas 78759

Mark Minuti Saul Ewing LLP 222 Delaware Avenue Wilmington, Delaware 19801 (Counsel for CVS Caremark)

Internal Revenue Service

Austin, Texas 73301-0002

F. Beth Morgan Morgan & Luttrell, L.L.P. Travis Park Plaza 711 Navarro, Suite 210 San Antonio, Texas 78205 Parkland Hospital 5201 Harry Hines Boulevard Dallas, Texas 75235

Property Tax Advocates, Inc. 1333 Corporate Drive, Suite 245 Irving, Texas 75038-2509

Richardson Independent School District 400 S. Greenville Avenue

Attn: Steffen Waltz 1301 West 25th Street, Suite 510

Richardson, Texas 75081

Austin, Texas 78705

S.E. Waltz, Inc.

Laurie Spindler Linebarger Goggan Blair & Sampson 2323 Bryan Street, Suite 1600 Dallas, Texas 75201 (Counsel for Richardson ISD/Dallas County)

Texas State Comptroller Rev & Acctg. Div - Bankr Section Post Office Box 78711 Austin, Texas 78711

The Grayson Company Park Cities Plaza 3026 Mockingbird Lane, Suite 144 Dallas, Texas 75205

Raymond J. Urbanik Munsch Hardt Kopf & Harr, P.C. 500 North Akard Street, Suite 3800 Dallas, Texas 75201 (Counsel for CVS Caremark)

Universal Shelter Corporation 5330 MacArthur Boulevard Suite 148-110 Irving, Texas 75038